MAGISTRATE JUDGE MONICA J. BENTON

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05-CR-05326-ORD

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6	UNITED STATES DISTRICT COURT					
7	WESTERN DISTRICT OF WASHINGTON AT TACOMA					
8 9 10 11	UNITED STATES OF AMERICA,  Plaintiff,  vs.  ORDER GRANTING STIPULATED  MOTION TO CONTINUE TRIAL  DATE  JESSE BLAS,					
13	Defendant. )					
14	Upon the stipulation of the parties to continue the trial date in the above-captioned					
15	case, the Court finds that such a continuance would serve the ends of justice and					
16	outweigh the best interests of the public and the defendant in a speedy trial; therefore,					
17	IT IS HEREBY ORDERED that the trial date be continued to September 12,					
18	2005. The period of delay resulting from this continuance from July 11, 2005 to					
19	September 12, 2005, is hereby excluded for speedy trial purposes under 18 U.S.C.					
20	§3161(h)(8)(A) and (B).					
21	DONE this day of July, 2005.					
22 23	- Without					
24	JUDGE MONICAT. BENTON  Presented By: UNITED STATES MAGISTRATE JUDGE					
25 26	Jerome/Kuh Attorney for Defendant  ORDER GRANTING STIRLU ATTEN MOTION  /s/ Captain Glenn Templeton Special Assistant United States Attorney FEDERAL PUBLIC DEFENDER 1331 Broadway, Sic. 400					
	ORDER GRANTING STIPULATED MOTION  Tacoma, Washington 98402  TO CONTINUE TRIAL DATE  1 (253) 593-6710					

MAGISTRATE JUDGE MONICA J. BENTON 1 2 3 4 5 UNITED STATES DISTRICT COURT 7 WESTERN DISTRICT OF WASHINGTON AT TACOMA 8 9 UNITED STATES OF AMERICA, NO, CR05-5326 10 Plaintiff. STIPULATED MOTION TO 11 CONTINUE TRIAL DATE VS. 12 JESSE BLAS. 13 Defendant. 14 IT IS HEREBY STIPULATED by and between the United States of America, by 15 Special Assistant United States Attorney Captain Glenn Templeton, and defendant, Jesse Blas, by his attorney, Jerome Kuh, that the trial date in the above-captioned case be 17 18 continued until September 12, 2005. A continuance of the trial date is being requested because Mr. Blas would like to 19 pay off his outstanding tickets and have his license reinstated before coming to court. A 20 two-month continuance will allow him enough time to pay off his tickets. 21 Dated this \_\_\_\_\_ day of July, 2005. 22 Respectfully submitted, 23 24 25 aptain Glen Templeton erøme Kuh Attorney for Defendant Special Assistant United States Attorney 26

STIPULATED MOTION
TO CONTINUE TRIAL DATE

FEDERAL PUBLIC DEFENDER
1331 Broadway, Ste. 400
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